## **EXHIBIT 1**

202 16

## SUPERIOR COURT OF THE STATE OF CALIFORNIA IN AND FUR THE COUNTY OF ALAMEDA ABSTRACT OF JUDGMENT

(Commitment to State Prison)

The People of the State of California, Present:	Present: JOSEPH KARESH
vs.	Judge of the Superior Court Jack Radisch
MORGAN ANDRE TYSON	District Attorney Susan Sawyer
AMX 770 2060285 Defendant	Counsel for Defendant
(1) Case No. 75513 Count No. STA	tion of the above-named defendant was entered as follows:
have convicted by verdict of jury of a relony.	to wit: Murder, a violation of
Section 187 of the Penal Code of California as charged in Count Six of the Information. The jury further found the degree of Murder to be the second	
degree. The jury further found the use clay	se charged in count six to be true.
SEE DETERMINATE SENTENCING FORM FOR COUNTS one through five.	
with prior felony convictions charged and proved or admitted  Date County and State	as follows:  Crime Disposition
Date Date Date Date Date Date Date Date	
DEFENDANT WAS GIVEN NO CREDIT FOR TIME SERVEI	ON COUNT SIX.
XX Defendant has been held in custody for days	as a result of the same criminal act or acts for which he has
been XXII victed.	arythe time of his commission of the offense or a concealed
Description of the offense or a concealed deadly weapon at the time of his commission of the offense or a concealed deadly weapon at the time of his arres XXvithin the meaning of Penal Code Section 3024. XX	
(2) Defendant XX adjueged an habitwal criminal within the meaning of Subdivision XX (a) or (b) of Section 644 of the Penal Code, and the Defendant XX an habitual eriminal in accordance with provisions of Subdivision (c) of that section.	
(3) IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the said defendant be punished by impris- onment in state prison of the State of California for the term provided by law and that he be remanded to the Sheriff of the County of Alameda, and by him delivered to the Director of Corrections of the State of California at	
Vacaville, California  It is ordered that sentences shall be served in respect to	one another as follows:
There is a term of one year imposed on	the use clause of count six which is to count six for a total of 16 years - LIFE.
and in respect to any prior incompleted sentence(s) as follow	/S:
"THE COURT MAKES	NO ORDER"
(4) To the Sheriff of the County of Alameda and to the Director of Corrections at the Vacaville, California	
Pursuant to the aforesaid judgment, this is to command you, the said Sheriff, to deliver the above named defendant into the custody of the Director of Corrections at the <u>Vacaville</u> , <u>California</u> ,	
at your earliest convenience	17, 1984
C.C. assessed to	ENE' C. DAVIDSON, County Clerk
(S E A B)	Jone M Rocke, Deputy

ev-05784-JF Document 5-2 Filed 04/07/2008 Page 3 of 3

State of California, County of Alameda,

I do hereby certify the foregoing to be a true and correct abstract of the judgment duly made and entered on the minutes of the Superior Court in the above entitled action as provided by Penal Code Section 1213.

Attest my hand and seal of the said Superior Court this

.....day of ....

(SEAL)

RENE' C. DAVIDSON,

County Clerk and ex officio Clerk of the Superior Court of the State of California in and for the County of Alameda.

DISTRIBUTION: Signed Original to Sheriff with PO report. Duplicate filed.